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NOTIFICATION OF MISSING RI	EOUIREMENTS UN	DED ME IL C. C. 171	Di man anno	
The following stems have been submitted by the	he applicant or the IB	to the United States I	Sussest and Trademark Office -	
			The state of the s	
an Elected Office (37 CFR 1 495	5).			
U S Basic National Fee				
Copy of the international application in				
X a non-English language				
Finglish				
Translation of the international application	n into English.			
Outh or Declaration of invertors(s) for DC	D/EO/US			
Copy of Article 19 amendments				
Translation of Article 19 amendments are	English			
The International Preliminary Examination	n Report in English an	d as Annexes, if any		
		tion Report into Eng	lish:	
Presminary amendment(s) filed 18	JAN D1 and			
Information Disclosure Statement(s) filed		and	_	
Assignment document				
Power of Attorney and/or Change of Addr	ess.			
Substitute specification filed				
Venfied Statement Claiming Small Entity:	Status.			
Priority Document				
Copy of the International Search Report X	and copies of the refe	rences ested therein		
The following items MUST be furnished within tptance under 35 U.S.C. 371	n the period set forth b	elow in order to com	plete the requirements for	
 a. Translation of the application into English appropriate 20 or 30 months from the prior 	sn. Note a processing	fee will be required i	if submitted later than the	
The current translation is defer	rrive for the manual			
h Processing fee for providing the translat	ion of the application :	miliar the Annexes I	and the same	
Let Cath or declaration of the inventors in c	omeliance was 17 C1	R 1 407(a) and the	classification of a control of	
The current oath or declaration do	es not comply with 37	CFR 1 497(a) and (b)) for the reasons inclinated	
 d. Surcharge for providing the oath or deck (37 CFR 1.492(e)). 				
Additional claim fees of \$as a	large entity - small	l creaty, including and	required multiple dependent	
n fee, are required. Applicant must submit the	additional claim fees	or cancel the addition	al claims for which fees are	

ALL OF THE ITEMS SET FORTH IN 2(a) 2(d) and 3 above must be submitted within one month from the date of this notice or by \boxtimes 2 or \square 31 months from the priority date for the application, whichever is later. Failure to properly respond will result in abandonment.

The time period set above may be extended by filing a periton and fee for extension of time under the provisions of 37 CFR 1.136a)

4. Translation of the Annexes MUST be submitted no later that the time period or above or the universe will be cancelled. Note processing fee will be required if submitted later than W months from the proveit, done in the proveit of the proveit of the provided of the provided provided in the provided provided in the provided provid

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no shown district. (37 CER § 5)

A copy of this notice MUST be returned with this response.